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06		UNITED STATES DISTRICT COURT		
07	WESTERN DISTRICT OF WASHINGTON AT SEATTLE			
08	08 WILLIAM J. MEDRANO,) CASE NO). C07-0762-I	RSL	
09	09 Petitioner,)			
10	10 v.) REPORT	AND RECO	MMENDATION	
11	11 ROBERT J. PALMQUIST, et al.,			
12	Respondents.			
13	13			
14	Petitioner is a federal prisoner who is currently inca	arcerated at th	he Federal Detention	
15	Center at SeaTac, Washington. He is serving a forty-one month sentence imposed following his			
16	conviction on bank robbery charges in the United States District Court for the District of Oregon.			
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	(See Dkt. No. 11 at 2.) Petitioner has filed a federal habeas petition pursuant to 28 U.S.C. § 2241			
18	in which he challenges the validity of the regulation issued by the Federal Bureau of Prisons			
19	("BOP") which categorically limits the class of prisoners eligible for release to community			
20	confinement based on the amount of time the prisoner has left to serve. (Dkt. No. 3.)			
21	21 In Pankratz v. Palmquist, Case No. C06-1328-RSL	In Pankratz v. Palmquist, Case No. C06-1328-RSL, the District Court found that the		
22	22 regulation challenged in these proceedings, 28 C.F.R. § 570.21	regulation challenged in these proceedings, 28 C.F.R. § 570.21 ("the regulation"), which limits the		
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amount of time an inmate may spend in community confinement to 10% of the inmate's sentence, was invalid because it exceeded the authority granted to the BOP under 18 U.S.C. § 3621(b).

Respondents have filed a response to the petition in which they set forth essentially the same arguments advanced in *Pankratz*. (Dkt. No. 11 at 2). Specifically, respondents argue that petitioner has not yet exhausted his administrative remedies and that he should be required to do so before his case is considered by the Court. Respondents further argue that the challenged regulation is valid and should be upheld. In *Pankratz*, the Court rejected both respondents' procedural argument and respondents' substantive argument. This Court sees no basis on which to distinguish the present case from *Pankratz* as to either issue.¹

Accordingly, this Court recommends granting the same relief afforded in *Pankratz*: that BOP be directed to review petitioner's case under the factors outlined in 18 U.S.C. § 3621(b), without regard to the time limits set forth in the regulation. A proposed order accompanies this Report and Recommendation.

DATED this 13th day of July, 2007.

Mary Alice Theiler

United States Magistrate Judge

¹ The Court acknowledges that petitioner Medrano has more time left to serve on his sentence than did Mr. Pankratz. However, given the nature of the challenge presented, and the BOP's consistent response to that challenge, it would seem futile to require petitioner to pursue further administrative review of his claim.